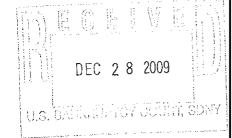
UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

IN RE,

GENERAL MOTORS CORP., ET AL., DEBTORS.



CASE# 09-50026

MOTION FOR AUTHORIZING DEBTORS TO HONOR PREPETITION OBLIGATIONS TO CUSTOMERS.

TO THE HONORABLE UNITED STATES BANKRUPTCY JUDGE:
HEREBY, PLAINTIFF SHERIF RAFIK KODSY, STATES THAT THERE
IS A PENDING CIVIL MATTER IN THE CIRCUIT COURT OF THE
FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY,
FLORIDA. THE CASE NO. 2009 CA 11174 AH, WHICH WAS FILED
ON 04/31/2008.

PLAINTIFF REQUESTS CONSIDERATION TO BE ALLOWED TO
RECOVER FROM THE NEW OWNERS, MOTORS LIQUIDATION
COMPANY, IF HE IS A PREVAILING PARTY, AS THERE ARE PENDING
MULTIPLE COUNTS TO ANSWER.

CERTIFICATE OF SERVICE

ALL ASSERTIONS MADE IN THE FOREGOING REQUEST, ARE TRUE AND CORRECT TO THE BEST OF MY KNOWLEDGE AND BELIEF AND THAT A COPY WAS FILED AND SENT TO THE DEFENDANTS ATTORNEY OF RECORD, BY EMAIL AND U.S. MAIL ON DECEMBER $21^{\rm ST}$, 2009.

SHERIF RAFIK KODSY Individual/pro'se

15968 LAUREL OAK CIRCLE DELRAY BEACH FLORIDA 33484 561-737-8998 / 800-379-8648

COPY(S) TO:

WEIL, GOTSHAL & MANGES LLP. 767 FIFTH AVENUE NEW YORK, NEW YORK 10153 09-50026-mg Doc 4714 Filed 12/28/09 Entered 12/29/09 16:23:18 Main Document Pg 3 of 4

IN THE CIRCUIT COURT OF THE FIFTEENTH JUDICIAL CIRCUIT, IN AND FOR PALM BEACH COUNTY, FLORIDA

CASE NO.: 2009 CA 11174 AH

SHERIF RAFIK KODSY, Plaintiff,

VS.

GENERAL MOTORS CORPORATION, Defendant.

ORDER GRANTING DEFENDANT'S MOTION FOR SUBSTITUTION OF PARTY AND MOTION FOR EXTENSION OF TIME TO RESPOND TO AMENDED TRIAL DE NOVO PLEADING, AND DENYING PLAINTIFF'S MOTION FOR PARTIAL SUMMARY JUDGMENT

This action came before the Court on various motions: Defendant's motion to substitute a defendant party and motion to extend time to respond to an amended trial de novo pleading, and Plaintiff's motion for partial summary judgment.

It is necessary to substitute parties so that General Motors Company is substituted as the party for breach of warranty allegations in Count II and Motors Liquidation Company is the party for all other claims asserted. If Plaintiff wishes to amend to replead his Lemon Law arbitration decision appeal then the correct party would be General Motors Company. Defendants are allotted twenty days in which to respond to the amended complaint.

Plaintiff's motion for partial summary judgment is denied.

ORDERED at West Palm Beach, Florida, this

day of December, 2009.

EDWARD FINE Circuit Judge

Copies furnished: Sherif Rafik Kodsy 15968 Laurel Oak Circle Delray Beach, FL 33484 ---09-50026-mg Doc 4714 Filed 12/28/09 Entered 12/29/09 16:23:18 Main Document Pg 4 of 4

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